1	SHEPPARD, MULLIN, RICHTER & HAMPTO A Limited Liability Partnership	ON LLP
2	Including Professional Corporations NEIL A.F. POPOVIĆ, Cal. Bar No. 132403	
3	ANNA S. McLEAN, Cal. Bar No. 142233	
	TENAYA RODEWALD, Cal. Bar No. 248563	
4	LIÊN H. PAYNE, Cal. Bar No. 291569 JOY O. SIU, Cal. Bar No. 307610	
5	DANIEL R. FONG, Cal. Bar No. 311985	
	Four Embarcadero Center, 17 th Floor	
6	San Francisco, California 94111-4109 Telephone: 415.434.9100	
7	Facsimile: 415.434.3947	
	Email: npopovic@sheppardmullin.com	
8	amclean@sheppardmullin.com rodewald@sheppardmullin.com	
9	lpayne@sheppardmullin.com	
	jsiu@sheppardmullin.com	
10	dfong@sheppardmullin.com	
11	Attorneys for Defendant,	
	SEAGĂTE TECHNOLÓGY LLC	
12		
13	UNITED STATES DISTRICT COURT	
14	NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION	
15		
16	IN RE SEAGATE TECHNOLOGY LLC LITIGATION	Case No. 3:16-cv-00523-JCS
17		[PROPOSED] ORDER GRANTING
18	CONSOLIDATED ACTION	SEAGATE TECHNOLOGY LLC'S ADMINISTRATIVE MOTION TO FILE UNDER SEAL PORTIONS OF
19		SEAGATE'S OPPOSITION TO PLAINTIFFS' ADMINISTRATIVE
20		MOTION FOR LEAVE TO FILE SECOND SUPPLEMENTAL BRIEF IN
21		SUPPORT OF CLASS CERTIFICATION
22		Date: June 15, 2018 Time: 9:30 a.m.
23		Place: Courtroom G
24		Judge: Hon. Joseph C. Spero
24		
25		Second Consolidated Amended Complaint
26		filed: July 11, 2016
		1
27		
28		

The Court has reviewed Defendant Seagate Technology, LLC's (Seagate) Administrative Motion to File Under Seal Portions of Seagate's Opposition to Plaintiffs' Administrative Motion for Leave to File Second Supplemental Brief in Support of Class Certification. It has also reviewed the Declaration of Karl J. Schweiss cited in support thereof (Schweiss Declaration). The Court, having considered the moving papers and all other matters presented, HEREBY ORDERS that the Motion is GRANTED as follows:

- 1. Seagate has established that the documents at issue contain sealable information. The Schweiss Declaration demonstrates that the documents Seagate proposes to seal contain information regarding its competitive strategy, product, marketing, and sales strategies, Defendants' relationships with third-parties, and its product improvement efforts. Schweiss Decl. ¶¶ 4-9. This information is sealable under Civil Local Rule 79-5.
- 2. There is also good cause to protect the confidentiality of the information from public disclosure. This is particularly so where the documents Seagate seeks to maintain under seal have been submitted in connection with a non-dispositive motion, in which there is presumptively weak public interest. Seagate takes efforts to preserve the confidentiality of the information sought to be sealed due to its commercially sensitive nature. Schweiss Decl. ¶¶ 5, 9.
- 3. Release of the documents sought to be sealed could undermine Seagate's current business strategies and weaken its competitive standing. Schweiss Decl. ¶¶ 4, 7, 9.
- 4. The Court further finds that Seagate has narrowly tailored its request to seal only those exhibits and references necessary to protect their proprietary and sensitive business information.

GOOD CAUSE APPEARING THEREFOR, the Administrative Motion to Seal is GRANTED. The documents identified below shall remain filed under seal:

Document	Portion(s) to Be Sealed
Declaration of Tenaya Rodewald	Exhibits 1, H, and L